

UNITED STATES BANKRUPTCY COURT,
EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO DIVISION

In re

J. PEDRO ZARATE,

Debtor.

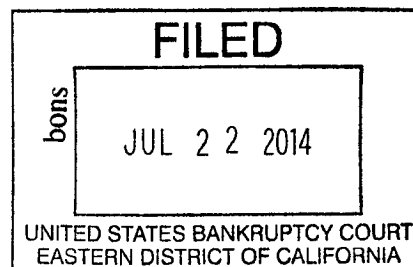
Address: 8192 Creek Estates Way
Sacramento, California 95829

Last four digits of
Social Security No.: 1213

) Bankruptcy Case No. 13-22346-C- 7

) DC No.: HCS 2

) Chapter 7



NOTICE OF APPEAL

J. Pedro Zarate, Debtor appeals under 28 U.S.C. § 158(a) or (b) from the judgment, order, decree of the bankruptcy judge, ordering the approval of Chapter 7 Geoffrey Richard's Motion to Compromise Controversy entered on the ninth day of July, 2014.

The names of all parties to the judgment, order, or decree appealed from the names, addresses, and telephone numbers of their respective attorneys are as follows:

APPELLANT:

1. **J. Pedro Zarate**

J. Pedro Zarate
8192 Creek Estates Way
Sacramento, California 95829

Tel: (916) 525-1257

APPELLEES:

1. Umpqua Bank
(Sterling Bank)

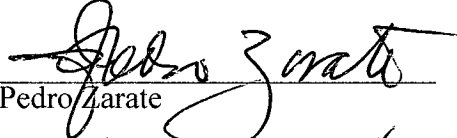
CT Corporation System
Agent for Service of Process
818 West Seventh Street, 2nd Floor
Los Angeles, California 90017

2. Attorney for Umpqua Bank: David M. Wiseblood
Law Offices of David M. Wiseblood
601 Montgomery Street, Suite 2000
San Francisco, California. 94111
Tel: (415) 547-2700

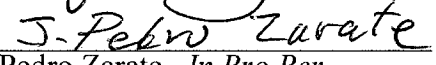
3. Bankruptcy Trustee: Geoffrey Richards
P.O. Box 579
Orinda, California 94563

4. Attorney for Trustee: Dana A. Suntag
Loris L Bakken
HERUM\CRABTREE\SUNTAG
A California Professional Corporation
5757 Pacific Avenue, Suite 222
Stockton California, 95207
Tel (209) 472-7700

Dated: July 22, 2014.

Signed: 

J. Pedro Zarate

Attorney Name: 

J. Pedro Zarate, In Pro Per

Address: 8192 Creek Estates Way
Sacramento, California 95829

Telephone Number: (916) 525-1257

If a Bankruptcy Appellate Panel Service is authorized to hear this appeal, each party has a right to have the appeal heard by the district court. The appellant may exercise this right only by filing a separate statement of election at the time of the filing of this notice of appeal. Any other party may elect, within the time provided in 28 U.S.C § 158©, to have the appeal heard by the district court.

If a child support creditor or its representative is the appellant, ant if the child support creditor or its representative files the form specified in § 304(g), of the Bankruptcy Reform Act of 1994, no fee is required.